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6 Attorneys for Defendants

7 COUNTY OF ALAMEDA, DEPUTY ALEXANDER SMITH, DEPUTY RACHEL MITCHELL, DEPUTY  
8 DANIEL SABLAR, DEPUTY DANIEL HERRERA, DEPUTY MICHAEL TEVES, DEPUTY MALIK  
JACKSON, and SERGEANT DEVIN LORIER

10 UNITED STATES DISTRICT COURT

11 NORTHERN DISTRICT OF CALIFORNIA

12 CHRISTY MILES, individually and as successor-in-interest to decedent, DEVIN WEST,

14 Plaintiff,

15 v.

16 COUNTY OF ALAMEDA; CALIFORNIA;  
17 FORENSIC MEDICAL GROUP, INC.; DOE  
18 SMITH; DOE MITCHELL; CRISPINO  
19 GABRIEL; MARC SOLOPOW; DANIEL  
20 SABLAR; BRYAN KISS; DANIEL HERRERA;  
21 MICHAEL TEVES; MALIK JACKSON;  
22 TERRELL SANTIAGO; KENNETH GEMMELL;  
23 DEVIN LORIER; VICTOR GALINDO; TARA  
ROCKER; MARIA MAGAT; CAROL  
STEVENSON; MIRA YUNE; ELIAS  
ABOUJAOUDE; TERESITA PONTEJOS-MURPHY;  
JENNIFER MCQUADE; and DOES 1 through 10, inclusive,

24 Defendants.

Case No. 22-cv-06707-WHO

**STIPULATION AND [PROPOSED] ORDER  
TO DISMISS ENTIRE ACTION WITH  
PREJUDICE**

## **STIPULATION**

Plaintiff Christy Miles, individually and as successor-in-interest to decedent, Devin West (“Plaintiff”), and Defendants California Forensic Medical Group, Maria Magat, Carol Stevenson, Mira Yune, the County of Alameda, Deputy Alexander Smith, Deputy Rachel Mitchell, Deputy Daniel Sablan, Deputy Daniel Herrera, Deputy Michael Teves, Deputy Malik Jackson, and Sergeant Devin Lorier (collectively, “Defendants”) (altogether collectively, the “Parties”), by and through their respective counsel in the above-captioned matter, hereby stipulate, under Federal Rules of Civil Procedure Rule 41(a)(1)(A)(ii), that all claims and causes of action in this matter be dismissed with prejudice, with Plaintiffs and Defendants to each bear their own attorneys’ fees and costs.

**IT IS SO STIPULATED AND AGREED.**

Dated: July 9, 2024

## LAW OFFICES OF DALE K. GALIPO

By: /s/ Dale K. Galipo  
Dale K. Galipo  
Marcel F. Sincich  
Attorneys for Plaintiff  
**CHRISTY MILES**

Dated: July 9, 2024

## **GORDON REES SCULLY MANSUKHANI, LLP**

By: /s/ Allison J. Becker  
Allison J. Becker  
Attorney for Defendant  
CALIFORNIA FOR  
MAGAT, CAROL S.

Dated: July 9, 2024

## **ORBACH HUFF + HENDERSON LLP**

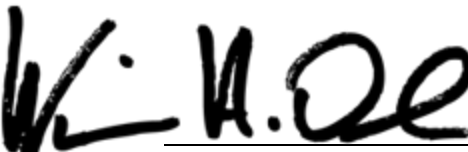
By: /s/ Kevin E. Gilbert  
Kevin E. Gilbert  
Attorney for Defendant  
COUNTY OF ALABAMA  
SMITH, DEPUTY  
DANIEL SABLANSKI  
DEPUTY MICHAEL  
JACKSON, and SE

1                   **[PROPOSED] ORDER**  
2

3                   Pursuant to the stipulation of the Parties under Federal Rules of Civil Procedure Rule  
4 41(a)(1)(A)(ii), IT IS HEREBY ORDERED that all claims and causes of action are DISMISSED WITH  
5 PREJUDICE, with Plaintiffs and Defendants to each bear their own attorneys' fees and costs.

6                   **IT IS SO ORDERED.**

7                   Dated: July 9, 2024

8                     
9                   HONORABLE WILLIAM H. ORRICK  
10                   UNITED STATES SENIOR DISTRICT JUDGE